UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA OCALA DIVISION

MATTHEW E. ORSO and NATIONWIDE JUDGMENT RECOVERY, INC.,

Plaintiffs,

D-C---1---4-

v. Case No: 5:21-mc-26-JSM-PRL

TODD DISNER, TRUDY GILMOND, TRUDY GILMOND, LLC, JERRY NAPIER, DARREN MILLER, RHONDA GATES, DAVID SORRELLS, INNOVATION MARKETING, LLC, AARON ANDREWS, SHARA ANDREWS, GLOBAL INTERNET FORMULA, INC., T. LEMONT SILVER, KAREN SILVER, MICHAEL VAN LEEUWEN, DURANT BROCKETT, DAVID KETTNER, MARY KETTNER, P.A.W.S. CAPITAL MANAGEMENT, LLC, LORI JEAN WEBER and ZEEKREWARDS.COM,

Defendants.		

ORDER

This matter is before the Court on the motions of Nationwide Judgment Recovery, Inc. as assignee of Plaintiff Matthew E. Orso, in his capacity as court-appointed successor receiver for Rex Venture Group, LLC ("Plaintiff") for issuance of a writ of continuing garnishment as Sparr Building & Farm Supply ("Garnishee"). (Doc. 11). On August 14, 2017, Plaintiff obtained a judgment in the United States District Court for the Western District of

North Carolina against each member of a Defendant class, including Defendant Gina Sollars

in the amount of \$3,127.73. (Doc. 1).

On September 17, 2021, Plaintiff registered the judgment with this Court. (Doc. 1).

There remains due and owing \$3,127.73, plus post-judgment interest. Now, Plaintiff moves

for the writ of continuing garnishment and suggests that the Garnishee is the employer of

Gina Sollars and in possession of salary or wages belonging to Gina Sollars which may be

applied to the balance owed on the judgment. Pursuant to Fed. R. Civ. P. 69, the Court must

follow state law regarding garnishment procedures. See Fed. R. Civ. P. 69. Chapter 77 of the

Florida Statutes prescribes the procedure for issuance and enforcement of writs of

garnishment.

Accordingly, upon due consideration, Plaintiffs' motion for issuance of writ of

continuing garnishment (Doc. 11) is **GRANTED**, and the Clerk is directed to issue the Writ

of Garnishment (including the Notice and Claim of Exemption) attached to the motion.

(Docs. 11-1, 11-2). Plaintiff must fully comply with all notice requirements of §77.041, Florida

Statutes.

DONE and **ORDERED** in Ocala, Florida on February 2, 2022.

PHILIP R. LAMMENS

United States Magistrate Judge

Copies furnished to:

Counsel of Record

Unrepresented Parties

- 2 -